



புதுச்சேரி மாநில அரசிதழ்

La Gazette de L'État de Poudouchéry

The Gazette of Puducherry

PART - I

சிறப்பு வெளியீடு

EXTRAORDINAIRE

EXTRAORDINARY

அதிகாரம் பெற்ற
வெளியீடு

Publiée par
Autorité

Published by
Authority

விலை : ₹ 6-00

Prix : ₹ 6-00

Price : ₹ 6-00

| | | | | | |
|-------------------------|-----------------------------------------|-----------------------------------|---------------------|------------------------------------|---------------------------------------|
| எண் } No. } No. } | புதுச்சேரி Poudouchéry Puducherry | வியாழக்கிழமை Jeudi Thursday | 2016 மூ 3 3rd | நவம்பர் மீ Novembre November | 3 உ 2016 (12 Kartika 1938) 2016 |
|-------------------------|-----------------------------------------|-----------------------------------|---------------------|------------------------------------|---------------------------------------|

IN THE COURT OF THE SUBDIVISIONAL MAGISTRATE, MAHE

Present : Thiru S.MANICKADEEPAN ,
Subdivisional Magistrate, Mahe.

M.C. No. 84/2016

ORDER UNDER SECTION 144 of Cr. P.C.

To

Rajesh @ Udas @ Kullan Rajesh (26),
S/o. Raveendran,
Rajishalayam,
Pandakkal.

The Station House Officer, Palloor Police Station has laid down information that the Counter Petitioner, Rajesh @ Udas @ Kullan Rajesh (26), is a resident of Pandakkal which comes under the bounds of Palloor Police Station and habitually involving in criminal activities in the Palloor Police Station limit.

The counter petitioner has been indulging in crimes and disturbance to the public tranquility which have created panic in the minds of local inhabitants. The counter petitioner has involved in the following cases of Palloor Police Station as reported by the Station House Officer.

And whereas, I am convinced of your involvement in various criminal cases under (1) Cr.No.10/09 under sections 148, 460, 342, 302, 307 IPC. (2) Cr.No. 105/2011 under section 34 A (III) of PP Act. (3) Cr.No.74/136 under sections 341, 323, 324, 325, 506 (ii) r/w 34 IPC. (4) Cr.No. 56/15 under sections 147, 148, 341, 323, 324 IPC r/w 149 IPC. (5) Cr.No. 115/2015 under sections 448, 323, 294 (B), 506 (ii) IPC r/w 34 IPC. (6) 07/16 under section 286 IPC. (7) Cr.No. 08/2016 under section 110 (E0 Cr.PC of Palloor Police Station, Palloor and your vengeful acts along with your accomplices against your opponents has created panic in the minds of the people.

And whereas, the Station House Officer, Palloor Police Station has filed a case against you *vide* FIR No. 47/2016 under section 144 of Cr.P.C., dated 14-6-2016 that you have involved many heinous crimes and habitually involving in criminal activities with intent to endanger the human life and property in the Palloor Police Station limit and stated that you are a notorious rowdy element and is being watched by the Police unobstructively in the interest of the public order.

And whereas, the Station House Officer, Palloor Police Station has prayed to invoke provisions under section 144 (i), (ii) and (iii) of Cr.P.C against you, not to enter into the jurisdiction of Subdivisional Magistrate Court for a period of six months as to prevent danger to the human life and properties and disturbance to the public tranquility and order.

And whereas, it is brought to the notice of the undersigned that you and your accomplices are likely to indulge in unlawful activities, obstruction and disturbance of peace and tranquility causing damage to life and property and intimidation of general public.

And whereas, based on the report laid before me, I am of the opinion that if, you are allowed to reside within the limits of my jurisdiction, you will continue to indulge in and also motivate others to commit serious offences and thereby become a perennial source of threat to the community and disturb public peace and order. Such situations cannot be handled effectively by taking recourse to usual procedures contemplated by law and hence, it is necessary that special provision under section 144 of Cr.P.C. is invoked to take action against you to prevent harm to life and properties of citizen and uphold public peace and order.

And whereas, while you were summoned to this Court on 19-10-2016 at 3.30 p.m. and enquired on the cases registered on you in Palloor Police Station, your depositions could not prove your innocence as you pleaded before this Court.

And whereas, based on the information laid before me, I am satisfied that there are sufficient grounds for proceeding against you under section 144 (i), (ii) and (iii) of Cr.P.C.

Now, therefore, based on the reasons stated above, I, S. Manickadeepan, Subdivisional Magistrate, Mahe, in exercise of powers conferred under Code of Criminal Procedure, do hereby prohibit you under section 144 of Cr.P.C from entering into the region under the control of my jurisdiction for a period of two months from the date of this order or till any further orders are passed by the Competent Authority revoking this prohibition as per law, whichever is earlier except when you are summoned to attend the cases in any of the Courts in Mahe.

At Mahe, dated 19th October 2016.

S. MANICKADEEPAN,
Subdivisional Magistrate (Mahe).

IN THE COURT OF THE SUBDIVISIONAL MAGISTRATE, MAHE

Present : Thiru S.MANICKADEEPAN ,
Subdivisional Magistrate, Mahe.

M.C. No. 85/2016

ORDER UNDER SECTION 144 of Cr. P.C.

To

R. Rijil (30),
S/o. Raghavan,
Vellothantavida House,
Pandakkal.

The Station House Officer, Palloor Police Station has laid down information that the Counter Petitioner, R. Rijil (30), is a resident of Pandakkal which comes under the bounds of Palloor Police Station and habitually involving in criminal activities in the Palloor Police Station Limit.

The counter petitioner has been indulging in crimes and disturbance to the public tranquility which have created panic in the minds of local inhabitants. The counter petitioner has involved in the following cases of Palloor Police Station as reported by the Station House Officer.

And whereas, I am convinced of your involvement in various criminal cases under (1) Cr.No. 10/2009 under sections 148, 460, 342, 302, 307 IPC r/w 149 IPC. (2) Cr.No. 94/2011 under sections 341, 323, 506 (ii) IPC r/w 34 IPC. (3) Cr.No. 05/2013 under section 34 B1 and EI of PP Act. (4) Cr.No. 67/2013 under sections 341, 323, 506 (ii) r/w 34 IPC. (5) Cr.No. 74/2013 under section 341, 323, 324, 325, 506 (ii) r/w 34 IPC. (6) Cr.No. 115/05 under sections 448, 323, 294 (b), 506 (ii) r/w 34 IPC. (7) Cr.No. 10/06 under section 110 Cr.P.C. of Palloor Police Station, Palloor and your vengeful acts along with your accomplices against your opponents has created panic in the minds of the people.

And whereas, the Station House Officer, Palloor Police Station has filed a case against you *vide* FIR No. 49/2016 under section 144 of Cr.P.C., dated 14-6-2016 that you have involved many heinous crimes and habitually involving in criminal activities with intent to endanger the human life and property in the Palloor police station limit and stated that you are a notorious rowdy element and is being watched by the Police unobstructively in the interest of the public order.

And whereas, the Station House Officer, Palloor Police Station has prayed to invoke provisions under section 144 (i), (ii) and (iii) of Cr.P.C against you, not to enter into the jurisdiction of Subdivisional Magistrate Court for a period of six months as to prevent danger to the human life and properties and disturbance to the public tranquility and order.

And whereas, it is brought to the notice of the undersigned that you and your accomplices are likely to indulge in unlawful activities, obstruction and disturbance of peace and tranquility causing damage to life and property and intimidation of general public.

And whereas, based on the report laid before me, I am of the opinion that if, you are allowed to reside within the limits of my jurisdiction, you will continue to indulge in and also motivate others to commit serious offences and thereby

become a perennial source of threat to the community and disturb public peace and order. Such situations cannot be handled effectively by taking recourse to usual procedures contemplated by law and hence, it is necessary that special provision under section 144 of Cr.P.C. is invoked to take action against you to prevent harm to life and properties of citizen and uphold public peace and order.

And whereas, while you were summoned to this Court on 19-10-2016 at 3.30 p.m. and enquired on the cases registered on you in Palloor police station, your depositions could not prove your innocence as you pleaded before this Court.

And whereas, based on the information laid before me, I am satisfied that there are sufficient grounds for proceeding against you under section 144 (i), (ii) and (iii) of Cr.P.C.

Now, therefore, based on the reasons stated above, I, S. Manickadeepan, Subdivisional Magistrate, Mahe, in exercise of powers conferred under Code of Criminal Procedure, do hereby prohibit you under section 144 of Cr.P.C from entering into the region under the control of my jurisdiction for a period of two months from the date of this order or till any further orders are passed by the Competent Authority revoking this prohibition as per law, whichever is earlier except when you are summoned to attend the cases in any of the Courts in Mahe.

At Mahe, dated 19th October 2016.

S. MANICKADEEPAN,
Subdivisional Magistrate (Mahe).

IN THE COURT OF THE SUBDIVISIONAL MAGISTRATE, MAHE

Present : Thiru S.MANICKADEEPAN ,
Subdivisional Magistrate, Mahe.

M.C. No. 86/2016

ORDER UNDER SECTION 144 of Cr. P.C.

To

E.Subeesh @ Kuppi Subi (30),
S/o. Vijayan,
Embrntavida House Chembra, P.O.
Paral.

The Station House Officer, Palloor Police Station has laid down information that the Counter Petitioner, E.Subeesh @ Kuppi Subi (30), is a resident of Chembra which comes under the bounds of Palloor Police Station and habitually involving in criminal activities in the Palloor Police Station limit.

The counter petitioner has been indulging in crimes and disturbance to the public tranquility which have created panic in the minds of local inhabitants. The counter petitioner has involved in the following cases of Palloor Police Station as reported by the Station House Officer.

And whereas, I am convinced of your involvement in various criminal cases under (1) Cr.No. 70/2005 under sections 147, 148, 341, 323, 324, 506 (II) IPC r/w 34 IPC. (2) Cr.No. 90/07 under sections 147, 148, 341, 307 IPC r/w 149 IPC. (3) Cr.No. 61/08 under sections 143, 147, 148, 448, 427, 506 r/w 149 IPC. (4) CR.No. 65/08 under sections 448, 427, 506 IPC r/w 34 IPC. (5) Cr.No. 11/11 under sections 341, 324, 323 IPC r/w 34 IPC, dated 22-2-2011. (6) IR.No. 16/11 under section 110 of Cr.P.C. of Palloor Police Station, Palloor and your vengeful acts along with your accomplices against your opponents has created panic in the minds of the people.

And whereas, the Station House Officer, Palloor Police Station has filed a case against you *vide* FIR No. 46/2016 under section 144 of Cr.P.C., dated 14-6-2016 that you have involved many heinous crimes and habitually involving in criminal activities with intent to endanger the human life and property in the Palloor Police Station limit and stated that your are a notorious rowdy element and is being watched by the Police unobstructively in the interest of the public order.

And whereas, the Station House Officer, Palloor Police Station has prayed to invoke provisions under section 144 (i), (ii) and (iii) of Cr.P.C against you, not to enter into the jurisdiction of Subdivisional Magistrate Court for a period of six months as to prevent danger to the human life and properties and disturbance to the public tranquility and order.

And whereas, it is brought to the notice of the undersigned that you and your accomplices are likely to indulge in unlawful activities, obstruction and disturbance of peace and tranquility causing damage to life and property and intimidation of general public.

And whereas, based on the report laid before me, I am of the opinion that if, you are allowed to reside within the limits of my jurisdiction, you will continue to indulge in and also motivate others to commit serious offences and thereby become a perennial source of threat to the community and disturb public peace and order. Such situations cannot be handled effectively by taking recourse to usual procedures contemplated by law and hence, it is necessary that special provision under section 144 of Cr.P.C. is invoked to take action against you to prevent harm to life and properties of citizen and uphold public peace and order.

And whereas, while you were summoned to this Court on 19-10-2016 at 3.30 p.m. and enquired on the cases registered on you in Palloor Police Station, your depositions could not prove your innocence as you pleaded before this Court.

And whereas, based on the information laid before me, I am satisfied that there are sufficient grounds for proceeding against you under section 144 (i), (ii) and (iii) of Cr.P.C.

Now, therefore, based on the reasons stated above, I, S. Manickadeepan, Subdivisional Magistrate, Mahe, in exercise of powers conferred under Code of Criminal Procedure, do hereby prohibit you under section 144 of Cr.P.C from entering into the region under the control of my jurisdiction for a period of two months from the date of this order or till any further orders are passed by the Competent Authority revoking this prohibition as per law, whichever is earlier except when you are summoned to attend the cases in any of the Courts in Mahe.

At Mahe, dated 19th October 2016.

S. MANICKADEEPAN,
Subdivisional Magistrate (Mahe).

IN THE COURT OF THE SUBDIVISIONAL MAGISTRATE, MAHE

Present : Thiru S.MANICKADEEPAN ,
Subdivisional Magistrate, Mahe.

M.C. No. 87/2016

ORDER UNDER SECTION 144 of Cr. P.C.

To

Thrijesh, K.M. (32),
S/o. Raveendran,
Priya Nivas,
Chalakkara, P.O.
New Mahe.

The Station House Officer, Palloor Police Station has laid down information that the Counter Petitioner, Thrijesh.K.M. (32), is a resident of Chalakkara which comes under the bounds of Palloor Police Station and habitually involving in criminal activities in the Palloor Police Station limit.

The counter petitioner has been indulging in crimes and disturbance to the public tranquility which have created panic in the minds of local inhabitants. The counter petitioner has involved in the following cases of Palloor Police Station as reported by the Station House Officer.

And whereas, I am convinced of your involvement in various criminal cases under (1) Cr.No. 25/05 under section 6 of POPPD Act 2000. (2) Cr.No. 26/2006 under sections 341, 323, IPC r/w 34 IPC. (3) Cr.No. 107/06 under sections 341, 323, 506 (ii) IPC r/w 34 IPC. (4) Cr.No. 52/07 under sections 341, 323, IPC r/w 34 IPC. (5) Cr.No. 90/2007 under sections 147, 148, 341, 307 IPC r/w 149 IPC. (6) 61/08 under sections 143, 147, 148, 448, 427, 506 (ii) r/w 149 IPC. (7) Cr.No. 65/2013 under sections 147, 148, 452, 326 IPC r/w 149 IPC. (8) Cr.No. 65/13 under sections 147, 148, 452, 326 IPC r/w 149 IPC. (9) Cr.No. 44/15 under sections 323, 324, 506 (ii) IPC r/w 34 IPC of Palloor Police Station, Palloor and your vengeful acts along with your accomplices against your opponents has created panic in the minds of the people.

And whereas, the Station House Officer, Palloor Police Station has filed a case against you *vide* FIR No. 47/2016 under section 144 Cr.P.C., dated 14-6-2016 that you have involved many heinous crimes and habitually involving in criminal activities with intent to endanger the human life and property in the Palloor Police Station limit and stated that your are a notorious rowdy element and is being watched by the Police unobstructively in the interest of the public order.

And whereas, the Station House Officer, Palloor Police Station has prayed to invoke provisions under section 144 (i), (ii) and (iii) of Cr.P.C against you, not to enter into the jurisdiction of Subdivisional Magistrate Court for a period of six months as to prevent danger to the human life and proprieties and disturbance to the public tranquility and order.

And whereas, it is brought to the notice of the undersigned that you and your accomplices are likely to indulge in unlawful activities,obstruction and disturbance of peace and tranquility causing damage to life and property and intimidation of general public.

And whereas, based on the report laid before me, I am of the opinion that if, you are allowed to reside within the limits of my jurisdiction, you will continue to indulge in and also motivate others to commit serious offences and thereby become a perennial source of threat to the community and disturb public peace and order. Such situations cannot be handled effectively by taking recourse to usual procedures contemplated by law and hence, it is necessary that special provision under section 144 of Cr.P.C. is invoked to take action against you to prevent harm to life and properties of citizen and uphold public peace and order.

And whereas, while you were summoned to this Court on 19-10-2016 at 3.30 p.m. and enquired on the cases registered on you in Palloor Police Station, your depositions could not prove your innocence as you pleaded before this Court.

And whereas, based on the information laid before me, I am satisfied that there are sufficient grounds for proceeding against you under section 144 (i), (ii) and (iii) of Cr.P.C.

Now, therefore, based on the reasons stated above, I, S. Manickadeepan, Subdivisional Magistrate, Mahe, in exercise of powers conferred under Code of Criminal Procedure, do hereby prohibit you under section 144 of Cr.P.C from entering into the region under the control of my jurisdiction for a period of two months from the date of this order or till any further orders are passed by the Competent Authority revoking this prohibition as per law, whichever is earlier except when you are summoned to attend the cases in any of the Courts in Mahe.

At Mahe, dated 19th October 2016.

S. MANICKADEEPAN,
Subdivisional Magistrate (Mahe).
